Case 13-24729 Doc 2-1 Filed 05/02/13 Entered 05/02/13 16:17:13 Desc Exhibit BANKruptey Courpage 1

United States 18 Almerasa

13-24729 K

Y CLERK, U.S. DOLAGI COLRI

BOAKPUPTEY C COURT NO: 2:12 cr 20323 - STA

CR2005-0037CD, And

Andrew Lee Jamison /creditor beneffelder, D Edward Darrell Becton Living beneficiaries/King Creditor

MAY 0 2 2013

2:12 CR 200 200 12 JPM,

CRNO. 12-CR-20020

JED G. WEINTRAUB

CLERK OF COURT
WESTERN DISTRICT OF TENN.
IN VOLUNTARY BANKRUPTCY AGAINST THE COURT

Comes Now, King/creditor Edward Danell Becton [non-corporate entity] And Andrew Lee Jamison Enon-corporate entity] has submitted Bond"in the Above case Numbers placing court's in Default for not responding to such demands Authorizing King/creditor to discharge these matters by bringing Involuntary Bankruptcy Against the court to discharge the Bonds Because the AGREED Parties have Established Edward Darrell Becton as owner of Both Estates by Acceptance for value and willingness to allow king/creditor To use his Exemptions to discharing the Obligations immediately.

Commercial Crimes Code of Federal regulations; Chapter 27, Section 12.11 Any of the following types of crimes (Federal or State): Offenses AGAINST the revenue laws; burglary, robbery, illegal sale or possession of deadly Weapons, attempting to commit and conspiring to commit "ALL CRIME IS Commercial ". Any action/complain+/transaction initiated by state/ federal agents are commercial in nature in light of the fact they impose aguasi - monetary fine in violation of Art. I \$ 10 & Art. 11 \$ 1 And the U.S. Bankruptcy

Creditor OWNERShip of the Property, I Edward Becton King/creditor and i beneficiary Andrew Jamison and each surety declare under penalty of perjury that the above information is true and correct.

DATE: 4-9-13

Joshen Jee Janusm Living beneficiary/credita beneficiary [non-corporate entity]

Date: 4/9/13 Edward D. Beeton LIVING BENEficiary King /creditor



Case 13-24729 Doc 2-1 Filed 05/02/13 Entered 05/02/13 16:17:13 Desc Exhibit AGREE/WENT BETWEEN PAGE AND 123

Andrew Lee Jamison und Edward Darrell Becton creditor beneficiary King/Creditor 13-24729 K

The Property at Stake in the proceeding is the Bond. Therefore Edward Becton Living beneficiary and Andrew Jamison Living beneficiary demands to secure TITLE AS A right to the Bonds behind this fictitious criminal prosecution to be Immune from a BoGUS Conviction. How to get the TiTle there must be an agreement between the Parties Concerning the identity of the Creditor on the bond furthermore the Parties Shouldn't have to pay a filing fee for the bonds. Established King/Creditor Edward Darrell Becton is using his Exemption to secure TITLE TO BOTH BONDS FOR THE AGREED Parties. Also parties suggest that the court viaive public Administration fee for registering the Bonds and Secure the fee by performing and offset through use of Private Treasury Ucc Contract Trust Account (EIN\*) Fob91577 and F76088183 IF THE Court does not do either it is in dishonor to the King/Creditor

Contract AGreement

I, Andrew Lee Jamison and Edward Darrell Becton both AGREE THAT

Edward Darrell Becton 15 the King/CREDITOR concerning THE identity

of the creditor

SIGNED BY Parties in AGREEMENT Private Treasury Ucc Contract Trust Account
(GIN#) 410217984
413219188

Mudus Jee January

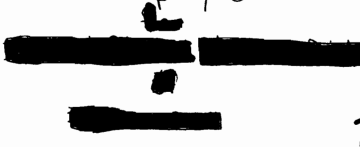
Party/Living beneficiary/
Creditor beneficiary

Edward D. Becton
Party/King Creditor

Date: 4-9-13

Date: 4/9/13

Bankruptcy Court



13-24729 K

United States of America
V.
Edward D. Becdon
Andrew L. Jamison
Parties

BANK/UPTCY Case No: CR.NO.12-CR-20020 2:12CR20020012JPM 82:12 CR20323STA 8CR2005-0037 CD

Penal Bond Parties Agreement

I, Edward Darrell Becton and Andrew Lee Jamison instructs this court to proceed in relief for the following

## Type of Bond

() (1) This is a Penal bond

(b) A bond requiring the obligar's to bind legally or morally to pay a specified sum as a penalty if the underlying obligation is not performed. Also termed a Penal Bill. sum of a two million dollars / \$2,000,000,000 to each of the Parties May 3 RD, 2013 for ownership Declarations

Ownership of the Property, We, the parties-andeach surety-declare under penalty of perjury that:

(1) all owners of the prop	orty securing this fenal bond
are included on the bond	a; bject to claims, except as de-
scribed above, and	
(3) I will not sell the property	perty, allow further claims to be anything to reduce its value is in effect.
made against it, or do	anything to reduce its value
while this tend bond	1) In effect.
Accordance We Edward Darrell	Becton and Andrew Lee Imison
Living Beneficiaries (Creditor)	[non-comporate entities]
agent, the parties—and each	surety-have read this fenal
Bond and have either read all.	the conditions to release parties
SET US FREE. I agree to 4r	ris Penal Bond.
We the native and each su	weter - declare under senalty of
We, the parties - and each su perjury that this information is	true (See 28 US.C. 81746)
Date: 4-9-13	Bok 11 Los Comes 4-9-13
	Justin Jee James 4-9-13 Isurety/property-signature and date
Andrew Lee Jamison	Surety/property-Signature and date
Surety property owner-printed name.	surety/property-signature and date
Til al Duscall Ractor	
Edward Darrell Becton surety, property owner-printed name	CLERK OF Court
Date:	
Approved	Clerk/Deputy Clerk
Date:	Judge
<del></del>	Judge
	4 . 44

Case 13-24729 Doc 2-1 Filed 05/02/13 Entered 05/02/13 16:17:13 Desc Exhibit Page 5 of 12



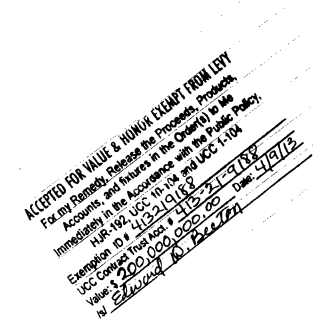
Case 13-24729 Doc 2-1 Filed 05/02/13 Entered 05/02/13 16:17:13 Desc Exhibit

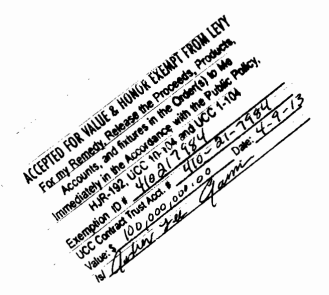
Filing the bond removes us from controversy. The history of the use of this bond thus far appears to be that all incarrenated users were released. Not all of them, however, remained free it seems that the ones who stayed out permanently were those who had filed documents (such as a UCC Financing Statement, Employer identification-with jurat, if possible - and other documents that Clarify that the real being and the strawman are two different things and that the real being is the "living principal" who autographs instruments and operates in capacity of being the authorized representative, attorney in fact, and Secured party for the strawman. Those who did not put in any paperwork that States and declares this were reincarcerated after a few weeks, since they never rebutted the rebuttable presumption which is where the power is that the real being is united and amaignated with the strawman (presumed to be the property of the system), so that Whatever the system wants to do with its property (the strawman) gets enforced on the real being. Filing this Bond removes us from the controversy. We cannot be required to pay any Claim for losses or costs because we have covered any and all of them by Providing a bond backed by our exemption, which is unlimited. We have Covered every outcome by our good-faith effort. A Court exists to resolve disputes, which requires adverse parties. The bond removes us from the arena by ending the controversy and discharging any obligation there might be via the bond, whether or not there is any assessment in fact. IT is our understanding that the reason a Court has sevent - two (72) hours to deal with the Court Bond from the time it is filed is the requirement to adjust the books on the international Stock/bond exchange within that time frame. This has happen in actual cases And people who filed the Court Bond have been brought into court the following morning it not sooner

Praying for Service Respectfully Submitted by: creditor beneficiary and King creditor

Employer identification - with Jurat 150 Attached







## 13-24729 K Notice

Using a natury on this document does not constitute any adhesion, nor does it after my status in any manner. The purpose for notary is verification and indentification only and not for entrance into any foreign jurisdiction a benefit for the Payans and Healthens so they whom I pray may be come knowledgeable in the trath for the Law by dir Iby tather in Haven and repent, so they will no longer be alienated from their true Gal, Yahweh.

JURAI

SHELBY COUNTY ] 55:

TENNESSEE STATE

Subscribed and affirmed before one this day for the April 2012 month in the year of our Lord and Saviar, Two Travand and Thirteen, A.D.



ADDRESS of Notary Tipton

My Notary Expires 11-14-15

